UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA,

Case. No. 3:15-CR-108

v •

Judge: Munley

DARIAN RENARD TENSLEY, Defendant.

MOTION TO DISMISS INDICTMENT

"Prosecutorial Abuse of Grand Jury Process."
"Pre-Indictment Delay."

Relief Sought

The defendant, Darian Renard Tensley, moves for an order dismissing the indictment in this action.

Grounds for Relief

The grounds for dismissing the indictment are that the indictment resulted from an abuse of the grand jury and of the process of this Court.

- 1. The Defendant alleges that the government intentionally delayed the indictment process to obtain an unfair advantage over defendant.
- 2. The indictment in question was filed June 2, 2015. This is over two years from the time of the alleged offense.
- 3. The government is abusing the Grand Jury process, because at the time of the arrest, which was in August of 2013, the prosecution had no intention of trying the Defendant on the current indictment. (See DHO Report) Exhibit 1.
- 4. This gravely injured defendant because the defendant suffered injuries, lost surveillance film, witness and was transferred and

is unable to constitutionally prepare an adequate defense because of the intentional delay, which resulted in Pre-Indictment delay (See, Exhibit 2) Pre-Indictment delay.

- 5. The willfull and intentional actions resulted in a violation of the Speedy Trial Act, the Speedy trial clock ran far beyond the required 30 day limit prior to indictment once AUSA Smith decided not to prosecute this case. (See DHO Report) Exhibit 1, Todd W. Kerney DHO Officer.
- 6. This is also a violation of the Due Process Clause as to protect against bringing overly stale criminal charges. The Defendant was grossly prejudiced due to the fact that now over two years later violates U.S.C.S § 3161 time limits and exclusions.
- 7. If we refer to Exhibit (3) (Incident Report) the staff became aware of this incident on 8/14/13 (time of incident was 6:37am.)
- 8. If we refer to Exhibit (4) (lock up orders) this is actual proof when the defendant was arrested for/pending investigation by K. Ferguson Lt.
- 9. Finally, in Exhibit (1) the DHO Report, It was blatantly understood by defendant that this investigation had been released by the FBI, now he's been charged and taken by surprise to defend against charges that are overly stale. The indictment was investigated by J. Seeba on December 10, 2013. The UDC also took place at USP Lewisburg. After the defendant was transferred to USP Allenwood from USP Lewisburg, law enforcement intervention was contacted. It was discovered and documented that this case has been released by the US Attorney's Office.

- 10. Now after this case was released and documented, the defendant pursued a civil claim for sexual harassment. It is the Defendant's position that the government maliciously targeted him because of this fact then moved for reprosecution.
- 11. The defendant also filed assault and battery charges against correctional officers at Lewisburg USP for retaliation the same day. This is a violation of the 8th Amendment right against cruel and unusual punishment. Defendant suffered bruises on his ribs, wrist, hands and ankles. All of this is documented. See, medical files.
- 13. Lastly, the defendant can show through a series of lock up orders and also a filed tort claim; the government prevented him from obtaining lawful Due Process, and the government retaliated because the defendant took civil action regarding the alleged sexual misconduct and the assault and battery. See, Exhibits (4) and (5) (lock up order dates and the federal tort claim).

The tort claim was filed 2 years after the incident, when the defendant was indicted.

CONCLUSION

It is defendant's contention and argument that AUSA Smith abused the Grand Jury process, upon the defendant filing the civil law suite and pursuing a tort claim behind sexual harassment and assault and battery charges against correction's officers. Now, the government has decided to charge me criminally. The government's actions demonstrates a total disregard to the Speedy Trial Act, and Due Process Clause of the Constitution. Once the DHO sanctioned me for this incident and the FBI/AUSA finished there investigation,

the statute of limitation period for indicting the defendant should began to run. Bottom line, this violated the procedural Due Process and Speedy Trial rights. This prosecution deliberately retaliated on defendant by filing this indictment because I pursued civil remedies.

Remedy

I demand a dismissal and full closure and settlement of all accounts. I pray this Court rules in the interest of justice and Commo n Law as per Swift v. Tyson.

Darian Renard Tensley

Date: 1/20/2015

4 of 4

Tens 14 Case 3:15-cr-00108-JMM Document 17 Filed 11/30/15 Page 5 of 46

41138-018

ALX-1330.17 September 28, 2011 Page 5

Attachment 1

ADMINISTRATIVE REMEDY PROCEDURE FOR INMATES FCC ALLENWOOD INFORMAL RESOLUTION FORM TR. 2480108

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Distribution: If complaint is <u>NOT</u> informally resolved - Forward original attached to BP-9 Form to the Administrative Remedy Coordinator.

Informal Resolution continuation 2 of 3. 25-41138:018 Date

continuation of the Complaint; Also due to the Inadequate Law library/Education Deptment. Dealing with inadequate way inmates have to relay on rely on Barperonnels for copies to meet deadline. Due to Mrs. Bittenbinder actions 7m Tensley was unable to meet the to meet the (20) days deadline to challenge the Discipline Hearing process being she did not return the Legal materials copies Im Tensley requested from the Lawlibrary/Education Deptment. Due to this I'm Tensley was unable to raise issues dealing with this incident Report 2480108 Remedy ID 790536-Aljissue like being trans-seg to two other institutions and these mes of incidents that occurred that same day. All this time ImTensley was told that his case had been sent to the AUSA/FBI prosecutors office for possible prosecution; yet this starts at F.C. I Schuylkill tous, Plewisburg (Smu) who misplaced the AUSAY EBI paperworky Documents rather by Mistake or intentionally which 7m Tensky believe it to be the latter! Due to Capt. Taggert and A.W. Wilson whom stated that 7m Tensley was in what they called the "Drag" process which caused 7m Tensley to be housed in the SHU from Institution to Another for All of 13 months unnecessarily and unjust due to the Negligence caused by U.S.P. Lewisburg 1/4 Seeba! It was cruel and Unfair to even consider to dustify why 7m Tensley was made to do disciplinary Segregation as well as the loss of commissary as well as visitation priveleges for 6 months due to the elapsed time of the case from 8/14/2013 to Now 7/9/2014; which 7m Tensley stated previously being held under Palse pretense of an Outside pending Assoult Remedy 778637-RI that this is cruel and unjust punishment and aresults in a fundamiscarriage of Justice, and Violates due process | Due to the inadequate Law Inbrary / Education Deptment way inmotes having to rely on Bop peronnels for copies to meets deadlines; Due to Mrs. Bittenbinder's actions on 8/1/2014 8:12 Am Arange SHU cell 115 Mrs. Bitten binder took /m Tensley Legal materials under pretense of making copies and returning on 8/1/2014 to which 7m Tensley did not received onto 8/11/2014 1:30 pm A range cell 107 Education Deptment Supervisor N. Yarnell to whom had also Provided a staff verification to which the Administrativ e Bemedy coordinator Northeast Regional office still Rejected for Reason 1; Your Appeal is Untimely; Due to Mrs. Bittenbinder I/m Tensley was unable to file his Appeal in a Timely

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NAME: Tensley, Darian Reg. No.: 41138-018

Unit: II-B

United States Penitentiary, Allenwood

This is in response to your informal resolution wherein you state your due process rights were violated based upon delayed processing of an incident report.

You filed an administrative remedy appealing the DHO sanction you received from incident report number 2480108. Accordingly, your Regional appeal remedy ID 790536-R1 was denied due to the fact your appeal was not received within the 20 day time frame. Your claim the untimeliness was due to Bureau staff, and lack of legal materials available to you is invalid. You were made aware the administrative remedy must be received at the regional office within 20 days, including mail time. Your request for administrative remedy in this case is denied.

J. Neylon, Unit II-B Counselor

September 04, 2014

U.S. DEPARTMENT OF GENERAL 5-cr-00108-JMM Documents Juris legislation Federal Burcau of Prisons

BY:

Type or use ball-point pen. If attachments ar	e needed, submit four copies	. Additional instruction	ons on reverse.
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Federal Bureau of Prisons

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REG. NO.

INSTITUTION

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Case 3:15-cr-00108-JMM Document 17 Filed 11/30/15 Page 12 of 46

TENSLEY, Darian

Register No.: 41138-018 Appeal No.: 794141-F1

Page 1

Part B - Response

This is in response to your Request for Administrative Remedy in which you claim the Administrative Remedy Coordinator at the Northeast Regional Office inappropriately rejected your regional appeal because it was untimely. You contend the untimeliness was due to the Education Department not providing you copies of documents in a timely manner.

Included with your filing was a memorandum, dated August 11, 2014, the FCC Allenwood Supervisor of Education provided describing a delay in returning legal copies to you as a result of staff being unavailable. If this memorandum was not included with your initial regional appeal, you may wish to resubmit your appeal to include this document. Your other concerns regarding your appeal being rejected as untimely at the regional office were addressed in a previous response, specifically, Administrative Remedy No. #792930-F1.

Accordingly, this response to your Request for Administrative Remedy is provided for Informational Purposes Only. If you are not satisfied with this response, you may appeal to the Regional Director within 20 calendar days of this response.

Donna Zickefoose

Warden

Case 3:15-cr-00108-JMM Document 17 Filed 11/30/15 Page 13 of 46

TENSLEY, Darian

Register No.: 41138-018 Appeal No.: 794141-F1

Page 1

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Donna Zickefoose

Warden

TENSLEY, Darian

Register No.: 41138-018 Appeal No.: 794141-F1

Page 1

Part B - Response

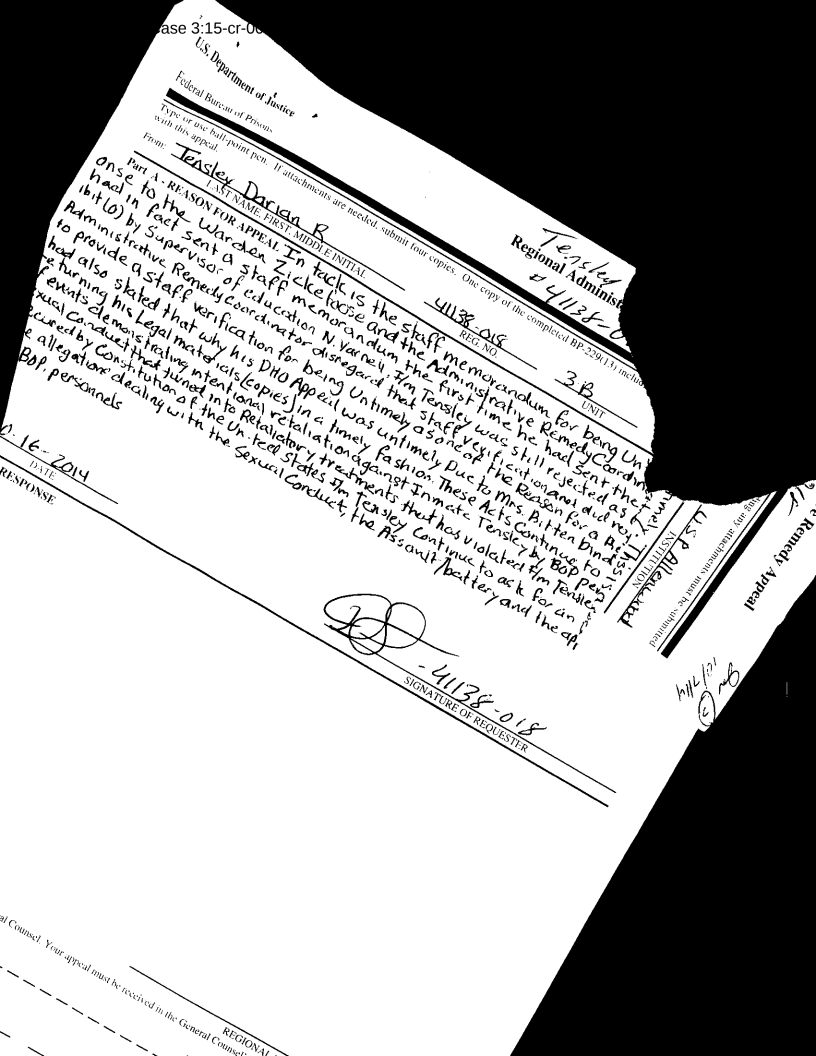
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Donna Zickefoose

Warden



Case 3:15-cr-00108-JMM Document 17 Filed 11/30/15 Page 16 of 46 Regional Administrative Remedy Appear Federal Bureau of Prisons Type or use ball-point pen. If attachments are needed, submit four copies. One copy of the completed BP-229(13) including any attachm, with this appeal. From: LAST NAME, FIRST, MIDDLE INITIAL Part A - REASON FOR APPEAL III. TO SEAL OF THE SEAL OF 1 The to the contract of the Zoromer of the author Whom is it is the first Contract to the fact of the first of A REST CHARLES FOR THE REST OF THE PARTY OF to provide a state of the many to provide the major or later as the But the property of the stopped of the transfer was a such as protection by beginning a by the first of the waste her a Control of execution of the strong to the strong to the strong control of the strong to the strong to the bill president of Contraction of the Contraction o form which is the influence of the many many and the rest for any party of the appropriate party of Ly William Francisco SIGNATURE OF REQUESTER Part B - RESPONSE

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U.S. Department of Justice Case 3:15-cr-00108-JMM Document 17 Filed 11/30/15 Page 17 of 46 Regional Administrative Remedy Appeal

Federal Bureau of Prisons

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SIGNATURE, RECIPIENT OF REGIONAL APPEAL

DATE



U.S. Department of Justice Memorandum Federal Bureau of Prisons

Federal Correctional Complex, Allenwood

United States Penitentiary P.O. Box 3500 White Deer, PA 17887

October 06, 2014

TO:

WHOM IT MAY CONCERN

FROM:

J. Neylon, Correctional Counselor

SUBJECT: Late Administrative Remedy Response

On October 03, 2014 inmate Tensley, Darian #41138-018, received a reply for an Institutional Administrative Remedy Appeal during the unit mail call. Specifically, he received case # 794141-F1. The reply by acting Warden, Mr. Charles Smith was dated September 22, 2014. This memorandum is to certify that inmate Tensley did not receive the Wardens response until October 03, 2014.

DARIAN RENARD TENSLEY, 41138-018
ALLENWOOD USP UNT: II QTR: B03-110L
P.O. BOX 3500
WHITE DEER, PA 17887

Received now

REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: AUGUST 18, 2014

ROM:

TO

DMINISTRATIVE REMEDY COORDINATOR

ORTHEAST REGIONAL OFFICE

DARIAN RENARD TENSLEY, 41138-018

ALLENWOOD USP UNT: II QTR: Z06-111UDS

P.O. BOX 3500

WHITE DEER, PA 17887

FOR THE REASONS LISTED BELOW, THIS REGIONAL APPEAL IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 790536-R1
DATE RECEIVED : AUGUST 14, 2014 REGIONAL APPEAL

: DHO APPEAL - COMBINED (PROCEDURES, EVIDENCE & SANCTIONS) SUBJECT 1

SUBJECT 2

INCIDENT RPT NO: 2480108

REJECT REASON 1: YOUR APPEAL IS UNTIMELY. REGIONAL APPEALS (BP-10)

MUST BE RECEIVED WITHIN 20 DAYS OF THE WARDEN/CCM RESPONSE OR RECEIPT OF THE DHO REPORT. THIS TIME

INCLUDES MAIL TIME.

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Regional Administrative Remedy Appeal Continuation 2 of

or within structure of the guidelines and regulations of the procedural formation for inmate Pat Frisk; whereas I was subsequently taken to the SHU at F.C.I Schuylkill and stripped searched and badgered by staff until I was trans-seg to U.S.P Lewis burg (SMU) that same morning and further handled in a manner that was upprofessional, harsh and malicious.

The factors of this appeal is based on the procedures as well as behaviors that derived from this staff initial behavior to cause null factors to be presented in UP c procedures; witholding materials and further mannerisms of retalitory conditions that impeded my fairrights to DHO protocal; also upon arrival at USP Allen wood where such DHO proceedings took place I have been denied the proper staff representative and or material of video surviellance prior to being transferred to either u.s.P Lewisburg or Allenwood SHU.

Exhibits = also Provided staff verification for Being Untimely = Exhibit O

- 1) The Discipline Hearing officer Report; were as it states that 4+ Seeba misplaced the AUSA/FBI documentation of the released.
- 2) The DHO of C Todd W. Cerney did not report every thing I'm Tensley staded about the series of events by BOP staff members, also the injuries I'm Tensley suffer that NO BOP staff would state.
 - 3) The Informal Resolution regarding 7m Tensley being held under false pretenge of a pending Assault charge; were as 7m Tensley states he was UDC by 6/m F. Kloser on 12/11/2018; 4c Stuck state Incident report is suspended. Remedy Number 778637 RI to which the Warden and Remedy Coordinator have Deniend;

These are the Remedies that I want; I) An official investigation into this sexual Conduct and Batties occurred; 2) Expunged from Inmate Discipline file are all sanction be restored; 3) to be compensated for losed property and and injuries suffer by BOP staff members.

Case 3:15-cr-00108-JMM Document 17 Filed 11/30/15 - Page 23 of 46 Regional Administrative Remedy Appeal Continuation 2 of

or within structure of the guidelines and regulations of the proced ural formation for inmate Pat Frisk; whereas I was subsequently taken to the SHU at F.C.I Schwilkill and stripped searched and badgered by staff until I was trans-seg to USP Lewisburg (SMU) that same morning and further handled in a manner that was upprofessional, harsh and malicious.

The factors of this appeal is based on the procedures as well as behaviors that derived from this staff initial behavior to cause null factors to be presented in UDC procedures; witholding materials and further mannerisms of retalitory conditions that impeded my fair rights to DHO protocal; also upon arrival at U.S.P. Allenwood where such DHO proceedings took place I have been denied the proper staff representative and or material of video surviellance prior to being transferred to either U.S.P. Lewisburg or Allenwood SHU.

Exhibits = Also Provided staff verification for Being Untimely = Exhibit O

- 1) The Discipline Hearing Officer Report; were as it states that Yt Seeba misplaced the AUSA/FBI documentation of the released.
- 2) The DHO of c Todd W. Cerney did not report every thing I/m Tensley stated. about the series of events by BOP staff members, also the injuries I/m Tensley suffer that NO BOP staff would state.
- 3) The Informal Resolution regarding 7m Tensley being held under false pretense of a pending Assault charge; were as 7m Tensley states he was UPC by 4m F.K.Loser on 12/11/2013; 9c5/tuck state Incident report is 18 suspended. Remedy Number 778637-RI to which the Warden and Remedy Coordinator have Peniecly

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Regional Administrative Remedy Appeal Continuation 2 of

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- 2) The DHO ofc. Todd W. Cerney aid not report everything Fin Tensley stated about the series of events by BOP staff members, also the injuries Fin Tensley suffer that NO BOP staff wants to advess.
- 3) The Informal Resolution regarding 7m Tensley being held under false pretense of a pending Assault charge; were as 7m Tensley states he was UDC by 4m Fictoser on 12/11/2013 4c Stuck states Incident Report is suspended Remedy # 778637-Rito which the Warden and Remedy Coordinator have Denied
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Case 3:15-cr-00108-JMM Document 17 Filed 11/30/15 Page 26 of 46



U.S. Department of Justice Memorandum
Federal Bureau of Prisons

Federal Correctional Complex, Allenwood

United States Penitentiary P.O. Box 3500 White Deer, PA 17887

August 11, 2014

MEMORANDUM TO ALL CONCERNED

FROM:

N. Yarnell, Supervisor of Education

SUBJECT:

Legal Copy Delay for Inmate

TENSLEY, DARIAN RENARD Reg. No. 41138-018

While housed in Special Housing Unit, Inmate Tensley, Darian #41138-018 submitted a request for legal copies to the Education Department the last week in July 2014. Due to staff being on leave, these legal copies were not returned to this inmate until August 11, 2014.

· Case 3:15-61-9010811/MERROWNEDF17CEHER 11/38/15 Bage 27 of 46

BP-A0304

u.s. department of justice Exhibit 1

FEDERAL BUREAU PRISONS

Institution: USP Allenwood, PA	Incident Report number:	2480108
NAME OF INMATE: SENSLEY, Darian	REG. NO 41138-018	UNIT: III A
Date of Incident Report: 8/14/13	Offense Code: 224	
Date of Incident: 8/14/13		
Summary of Charges: Assaulting any person		
I. NOTICE OF CHARGE(S) .		
A. Advanced written notice of charge (c (date) 8/14/13 at (time) 4:00 pm	opy of Incident Report) wa by (staff member) <u>K. Fe</u>	as given to the inmate on erguson
B. The DHO Hearing was held on (date) _	7/9/14 at (time) <u>0830</u>	
C. The inmate was advised of the rights	·-	
F. Klosen on (date) 12/11/13 and	copy of the advisement of	rights form is attached.
II. STAFF REPRESENTATIVE		
A. Inmate waived right to staff represe	ntative. Yes <u>X</u> No_	
B. Inmate requested staff representativ	e and	appeared.
C. Requested staff representative decli option to postpone hearing to obtain an	ned or could not appear buother staff representative	ut inmate was advised of e with the result that:
D. Staff representative		_ was appointed.
E. Staff representative statement: N/A		
III. PRESENTATION OF EVIDENCE		
A. Inmate(admits) _X _(denie	s)(neither admit	ts nor denies) the charge(s)
B. Summary of inmate statement:		
"The officer brushed his hand across my be push me against the wall. When he touched the DHO recognized delayed processing in occurred on August 14, 2013. The report to the inmate on that same date. Given the law enforcement for possible criminal chased by the USP Lewisburg. The inciden 10, 2013, at 12:00 pm. The UDC also took December 11, 2013. After TENSLEY was tracentact was made regarding outside law en not supplied with the original documentaticase had been released by the USAttorne December 10, 2013, investigation by Lt. Second 2014. Upon this, the DHO believed all ne proceeded.	d my buttocks, it caugh this case. This incide was written immediately he charged act, the cas rges. TENSELEY was the t was investigated by L place at USP Lewisburg nsferred from Lewisburg forcement intervention, ion. It was discovered y's Office for processi eeba did not arrive at cessary documentation w	nt was alleged to have following and delivered e was referred to outside n transferred from FCI t. J. Seeba, on December. This occurred on to USP Allenwood, as this information was and documented that this ng. Documentation of the Allenwood until July 1,
The inmate provided no documentary eviden C. Witnesses:	ce for consideration.	
 The inmate requested witnesses. Yes 	NoX	
2. The following persons were called as	witness at this hearing a	and appeared:
3. A summary of the testimony of each w	itness is attached.	
4. The following persons requested were	not called for the reason	n(s) given:
5. Unavailable witnesses were requested received were considered.	to submit written stateme	ents and those statements
DHA Paranet		

DHO Report Exhibit 1 BP-A0304 AUG 11

Case 3:15-proliper MMLE Accument FT CEIER 11/30/15 Bage 28 of 46

Exhibit **U.S. DEPARTMENT OF JUSTICE** FEDERAL BUREAU PRISONS

Name of Inmate: TENSLEY, Darian	Reg. No.: 41138-018	Hearing Date: 7/9/14
D. Documentary Evide considered the follo		nt Report and Investigation, the DHO
Memorandum from J. S	eeba, dated July 1, 2014.	
E-mail message from	J. Hepner, dated June 18, 2014.	
Evidence photographs	taken on August 14, 2013.	
BOP Health Services	Clinical Encounter for TENSLEY,	Darian # 41138-018.
to the inmate. The	confidential information was do	port of his findings, but was not revealed ocumented in a separate report. The formants have been) determined to be
IV. FINDINGS OF THE DHO		
$\underline{\hspace{1.5cm}}$ X A. The act was	committed as charged.	C. No prohibited act was committed. Expunge according to Inmate
B. The followin	g act was committed:	Discipline PS. D. Not Psychologically Responsible.
V SDECIFIC EVIDENCE DEI	TED ON TO SUDDODT FINDINGS (DA	unical avidance absorbations

written documents, etc.):

During this discipline hearing, the following information was evidentiary and documented by the DHO in his findings.

TENSLEY's involvement in the incident, as noted in Section 11 of Incident Report 2480108, provided by J. Seidel, CTR Officer, was reviewed. Paraphrased, J. Seidel writes: On 8/4/14, at or about 6:37 am, I was conducting a random pat search on inmate TENSLEY, Darian # 41138-018, when he spun around and knocked my hands away from his body. I attempted to place inmate TENSLEY against the wall to apply hand restraints. Inmate TENSLEY became very aggressive and punched me in the face with a closed fist causing my nose and mouth to bleed. Assistance was called and inmate TENSLEY was restrained with the least amount of force necessary.

Inculpatory evidence in the form of photographs of J. Seidel, dated August 14, 2013 was reviewed. In this, Officer Seidel was noted with blood on his mouth and nose.

*Although not brought up at this DHO hearing, the DHO recognized TENSLEY had made a reference to video surveillance review at the UDC from December 11, 2013. Contact was made with FCI Schuylkill regarding possible video surveillance of the dining hall at approximately 6:37 am, on August 14, 2013. Captain J. Hepner, provided documentation stating there was no video footage as there were no cameras in the dining hall when the incident occurred.

Upon questioning by the DHO, TENSLEY denied the charge. He elaborated upon his plea by stating, "The officer brushed his hand across my buttocks. I knocked his hand away. He tried to push me against the wall. When he touched my buttocks, it caught me by surprise." The DHO did not find TENSLEY's testimony compelling in showing the charged act not committed. It was believed, during a pat search, contact with the buttocks would likely occur. The DHO did not believe Officer Seidel's pat search of TENSLEY warranted the violent reaction as documented by Seidel. Ultimately, TENSLEY struck Officer Seidel in the face which caused his mouth and nose to bleed. As such, the DHO supported the charged act.

After the consideration of evidence documented above, the DHO has drawn the conclusion the greater weight of the evidence, listed in the paragraphs above, supports the finding, TENSLEY, Darian, Register No. 41138-018, committed the prohibited acts of Assaulting any person, Code 224, on 8/14/13, at or about 6:37 am, dining hall, at FCI Schuylkill, PA.

BP-A0304 AUG 11

Exhibit U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU PRISONS

Name of Inmate: TENSLEY, Darian	Reg. No.: 41138-018	Hearing Date: 7/9/14
VI. SANCTION(S) OR ACTION(S)	(MPOSED:	
6 Months loss o	010 P. - 010 P of commissary privileges, of visitation privileges,	concluding, 1/8/15.
*All sanctions are served con VII. REASON FOR EACH SANCTION O		s previously imposed.
TENSLEY's assault of a staff staff member threatens the sa- victim to effectively mainta- not be tolerated. According	member indicates his proc afety of all involved and in their area of responsib ly, disciplinary segregati good conduct time are san ile loss of commissary and	

sanction(s)/action(s) and reasons for the action. The inmate has been advised of the right to appeal this action within 20 calendar days under the Administrative Remedy Procedure. A copy of this report has been given to the inmate.

VIII. APPEAL RIGHTS: The inmate has been advised of the findings, specific evidence relied on,

Discipline Hearing Officer Printed Name Date 1-16-14 Todd W. Cerney

Prescribed by P5270

Replaces BP-304(52) of JAN 88

Case 3:15-cr-00108-JMM Document 17 Filed 11/30/15 Page 30 of 46

Exhibit (3)

LEW 1330.16A ADMINISTRATIVE REMEDY PROGRAM ATTACHMENT A

informal resolution attempt # 08 -if-
In accordance with Program Statement 1330.16, Administrative Remedy Continues Program, this form will serve as documentation by the respective staff member and his unit manager to indicate an informal attempt to resolve the complaint of the following inmate:
NAME: TRNSley DATAN Reg. No. 41138-018
FORM TO INMATE: 04-24 2014 STAFF G. SWICK Z-H Block (Unit)
A BP-229(13) WILL NOT ORDINARILY BE ACCEPTED WITHOUT THIS COMPLETED FORM ATTACHED
1. Nature of Complaint (to be completed by inmate):
I'm being hebitunder false pretense of a pending Assault charge. On 11/14/2015 Tives interviewed by a FBI Investigation. On 12/10/2013 Tives given an Incident Report by S. I.S. On 12/10/2013 Tivas U.D.C. by 9m F. Klaser Upon Information and belief he informed me that the pending case had been Released even showen me the Document stateing this. Being I asked him if the pending Assault had been dismiss. Now BOPS taff members are continue to use. This against me being don't munderstandant deeding with a LOW IR and learning disabilities. (a. 3.2. Constitutionality of Conclutions of Isolated Confinement It States that Appointed Connael must be provided to prisoner who are in Administrative Determine pending investigation and Trial on fellower committed in prison. Course must be appointed prior to indictment. In the Merriam Webster Distinary (R.E.) E.A.S. E. Imeans I release I to set free from confinment are restraint = Alsa-dismiss. Creleased from her lob? to relieve from something that appresses. Confines, or burdens. 2=release I=Relief ar deliverance from something that appresses. Confines, or burdens. 2=release I=Relief ar deliverance from something that appreciate being free IF A document of the fing a legal release: Article II. No ave shall be hed guilty of any penal affence on account of any act or omission which did not constitute a penal affence indeed in the fine when it was committed at the fine the penal of fence was committed. Abuse of process: I've been usuating to see DHO. Since 12/11/2013, its been Imanted to contration of Retail at any fastiment.

50f 19 D41138-018

§ 3161. Time limits and exclusions

- (a) In any case involving a defendant charged with an offense, the appropriate judicial officer, at the earliest practicable time, shall, after consultation with the counsel for the defendant and the attorney for the Government, set the case for trial on a day certain, or list it for trial on a weekly or other short-term trial calendar at a place within the judicial district, so as to assure a speedy trial.
- (b) Any information or indictment charging an individual with the commission of an offense shall be filed within thirty days from the date on which such individual was arrested or served with a summons in connection with such charges. If an individual has been charged with a felony in a district in which no grand jury has been in session during such thirty-day period, the period of time for filing of the indictment shall be extended an additional thirty days.
- (c) (1) In any case in which a plea of not guilty is entered, the trial of a defendant charged in an information or indictment with the commission of an offense shall commence within seventy days from the filing date (and making public) of the information or indictment, or from the date the defendant has appeared before a judicial officer of the court in which such charge is pending, whichever date last occurs. If a defendant consents in writing to be tried before a magistrate [United States magistrate judge] on a complaint, the trial shall commence within seventy days from the date of such consent.
 - (2) Unless the defendant consents in writing to the contrary, the trial shall not commence less than thirty days from the date on which the defendant first appears through counsel or expressly waives counsel and elects to proceed pro se.

USCS 1

- (a) In any case involving a defendant charged with an offense, the appropriate judicial officer, at the earliest practicable time, shall, after consultation with the counsel for the defendant and the attorney for the Government, set the case for trial on a day certain, or list it for trial on a weekly or other short-term trial calendar at a place within the judicial district, so as to assure a speedy trial.
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 - (2) Unless the defendant consents in writing to the contrary, the trial shall not commence less than thirty days from the date on which the defendant first appears through counsel or expressly waives counsel and elects to proceed pro se.
- (d) (1) If any indictment or information is dismissed upon motion of the defendant, or any charge contained in a complaint filed against an individual is dismissed or otherwise dropped, and thereafter a complaint is filed against such defendant or individual charging him with the same offense or an offense based on the same conduct or arising from the same criminal episode, or an information or indictment is filed charging such defendant with the same offense or an offense based on the same conduct or arising from the same criminal episode, the provisions of subsections (b) and (c) of this section shall be applicable with respect to such subsequent complaint, indictment, or information, as the case may be.

USCS 1

a. Pre-Indictment Delay

Under the Speedy Trial Act, "[a]ny information or indictment charging an individual with the commission of an offense shall be filed within thirty days from the date on which such individual was arrested" 18 U.S.C. § 3161(b). Various periods are excluded from the thirty day clock, including, "[a]ny period of delay resulting from a continuance granted by any judge on his own motion or at the request of the defendant or his counsel" 18 U.S.C. § 3161(h)(7)(A). However, "[n]o such period of delay resulting from a continuance granted by the court . . . shall be excludable . . . unless the court sets forth, in the record of the case, either orally or in writing, its reasons for finding that the ends of justice served by the granting of such continuance outweigh the best interests of the public and the defendant in a speedy trial." *Id*.

Villalobos claims that the pre-indictment continuances lacked the specific reasoning required by the Speedy Trial Act. Without valid continuances, Villalobos argues, the Speedy Trial clock ran far beyond the required 30 day limit prior to indictment.

Exhibit (2)

Exhabit (2)

Although the statute of limitations provides the defendants with primary guarantee against the bringing of overly stale criminal charges, the Due Process Clause also affords protection against "[o]ppressive <u>pre-indictment delay</u> within the applicable limitations period" *Ismaili*, 828 F.2d at 167. The sanction for violation of this right is dismissal, and this requires that the defendant prove two essential facts: "(1) that the government intentionally delayed bringing the indictment in order to gain some advantage over him and that (2) this intentional delay caused the defendant actual prejudice." *Id*.



03CASES

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66DMINISTRATIVE DETENTION ORDER U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

U.S.P. Lewisburg, Pa.
Institution
Date/Time: <u>08/14/2013 1130</u> FO: Special Housing Unit Officer
TO: Special Housing Unit Officer
FROM: K. Ferguson, Lieutenant
SUBJECT: Placement of immate Tensley, Darian Reg. #41138-018 Administrative Detention:
 (a) Is pending a hearing for a violation of Bureau regulations; X (b) Is pending investigation of a violation of Bureau regulations; (c) Is pending investigation or trial for a criminal act; (d) Is to be admitted to Administrative Detention
(1) Since the inmate has requested admission for protection;
I hereby request placement in Administrative Detention for my own protection. Inmate Signature/Register No.: Staff Witness Printed Name Signature:
(2)Since a serious threat exists to individual's safety as perceived by staff, although person has not requested admission; referral of the necessary information will be forwarded to the UDC/DHO for appropriate hearing.
(e) Is pending transfer or is in holdover status during transfer. (f) Is pending classification; or psychology clearance. (g) Is terminating confinement in Disciplinary Segregation and has been ordered into administrative Detention by the Warden's designee. (h) DHO Sanction-
It is this officer's decision based on all the circumstances that the above named inmate's continued presence in the general population poses a serious threat to life, property, self, staff, other inmates, or to the security or orderly running of the institution because:
You are being placed in Administrative Detention Pending investigation of violation
of Bureau regulations.
The inmate received a copy of this Order on (date/time) 08-14-13 2100
Staff Witness Signature Frinted
Name: R. Miller, LT/ *In the case of DHO action, reference to that order is sufficient. In other cases, the officer will make an independent review and decision, which is documented here. Record Copy - Inmate Concerned (not necessary if placement is a result of holdover status); Copy - Captain; Copy - Unit Manager; Copy - Operation Supervisor - Administrative Detention Unit; Copy - Central File
Exhibit's

30f 19 DS-41138-018

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Copy Case 3:15-cr-00108-JMM Documental Filed	11/30/15 Page 37 of 46
BP-S30-8.052 ADMINISTRATIVE DETENTION ORDER CDFRM MAY 94	
MAY 94 U.S. DEPARTMENT OF JUSTICE	FEDERAL BUREAU OF PRISONS
	USP ALLENWOOD Institution
	Date/Time: May 19, 2014 (8:00PM)
	2B
TO: Special Housing Unit Officer FROM: J. Nickerson/ Lieutenant (Name/Title	_
SUBJECT: Placement of Tensley, Darian , Reg. No	#41138-018 , in Administrative
(a) Is pending a hearing for a violation of Bureau (b) Is pending investigation of a violation of Bureau (c) Is pending investigation or trial for a criminal xxxxxxxx (d) Is to be admitted to Administrative Detention	au regulations;
(1) Since the inmate has requested admission for	protection;
I hereby request placement in Administrative Detention f	for my own protection.
Inmate Signature/Register No.:	
Staff Witness Printed Name Signature:	
(2) Since a serious threat exists to individual's person has not requested admission; referra forwarded to the UDC/DHO for appropriate he	of the necessary information will be
<pre>(e) Is pending transfer or is in holdover status during t (f) Is pending classification; or (g) Is terminating confinement in Disciplinary Segre Administrative Detention by the Warden's designee.</pre>	
It is this officer's decision based on all the circumstances the presence in the general population poses a serious threat to life, or to the security or orderly running of the institution because You are being placed in the SPECIAL HOUSING UNIT Administrative	, property, self, staff, other inmates, se*
no central file.	
Therefore, the above named inmate is to be placed in Administrati inmate received a copy of this Order on (date/tire) May 19, 201 Staff Witness Signature/Printed Name *In the case of DHO action, reference to that order is sufficient an independent review and decision, which is documented here.	4 (8:00PM) S Date 5/19/14
Record Copy - Inmate Concerned (not necessary if placement is a resu Copy - Unit Manager; Copy - Operation Supervisor - Administrativ	
(This form may be replicated via WP)	Replaces BP-308(52) of JAN 88

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Case 3:15-cr-00108-JMM Dodune 107 Filed 11/30/15 Page 38 of 46

BP-S308.052 **ADMINISTRATIVE DETENTION ORDER** CDFRM

(This form may be replicated via WP)

U.S. DEPARTMENT OF JUSTICE FEDERAL BUREAU OF PRIS
USP Aller
Institu
Date/Time:June 17, 2014 12
TO: Special Housing Unit Officer
FROM: J Marr, Lieutenant , (Name/Title) SUBJECT: Placement of Tensley Reg No. 41138-018, in Administrative Detention
<pre>(a) Is pending a hearing for a violation of Bureau regulations; (b) Is pending investigation of a violation of Bureau regulations; (c) Is pending investigation or trial for a criminal act; XX (d) Is to be admitted to Administrative Detention</pre>
(1) Since the inmate has requested admission for protection;
I hereby request placement in Administrative Detention for my own protection. Inmate Signature/Register No.:
Staff Witness Printed Name Signature:
(2) Since a serious threat exists to individual=s safety as perceived by staff, although person has not requested admission; referral of the necessary information wi forwarded to the UDC/DHO for appropriate hearing.
(e) Is pending transfer or is in holdover status during transfer. XX (f) Is pending classification; or SIS Investigation. (g) Is terminating confinement in Disciplinary Segregation and has been ordered Administrative Detention by the Warden=s designee.
It is this officer=s decision based on all the circumstances that the above named inmate=s cont presence in the general population poses a serious threat to life, property, self, staff, other inmor to the security or orderly running of the institution because* You are being placed in the Special Housing Unit pending SIS investigation Therefore, the above named inmate is to be placed in Administrative Detention until further notice
inmate received a copy of this Order on (date/time) June 17, 2014 12:05pm Staff Witness Signature/Printed Name D. Temple Date 06/17/14
*In the case of DHO action, reference to that order is sufficient. In other cases, the officer will an independent review and decision, which is documented here.

Record Copy - Inmate Concerned (not necessary if placement is a result of holdover status); Copy - Capta Copy - Unit Manager; Copy - Operation Supervisor - Administrative Detention Unit; Copy - Central F

Replaces BP-308(52) of JAN

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6-324

y-S288.052 INCIDENT REPORT CDFRM

SPARTMENT OF JUSTICE

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(3)

P PRISONS

			<u> </u>
Name Of Institution: FCI SCH	UYLKILL Part I - Incident R	eport	
2. Name Of Inmate Pensley, Darian	3. Register Numbe 41138-018	4. Date Of Incide 8-14-13	5. Time Approx. 6:37 am
5. Place Of Incident FCI Dining Hall	7. Assignment PM Cook	8. Unit 3A	
. Incident: Assaulting any per	son	10. Code:224	
1. Description Of Incident (Dat 20 8-14-13 at approximately 6:37 41138-018 when he spun around a clace inmate Tensley against the ggressive and punched me in the ussistance was called and inmate decessary.	am I was conducting and knocked my hands wall to apply hand reface with a closed fi	a random pat search away from his body. straints. Inmate To	on inmate Tensley I attempted to ensley became very
2. Signature Of Reporting Emplo	8-14-13 7:30 am	13. Name And Title J. Seidel CTR Offic	(Printed)
4. Incident Report Delivered To	Above Inmate By	15. Date Incident Report Delivered	16.time Incident Report Delivered
lan_	1/M	8-14-13	400 Pm
	Part II (- Committee)	ection 12/10/2013	
7. Comments Of Inmate To Commit	Committee That You:	Incident B. The Commi The Charge(s) To The Hearing.	1700 pm 1700 pm ttee Is Referring the DHO For Further ttee Advised The and Of The Right
17. Comments Of Inmate To Commit 18. A. It Is The Finding Of The Committed The Following Pr	Committee That You: ohibited Act. d Act.	B. The Commi The Charge(s) To Th Hearing. C. The Commi Inmate Of Its Findin To File An Appeal W Days. ormation	ttee Is Referring the DHO For Further ttee Advised The and Of The Right ithin 20 Calendar
8. A. It Is The Finding Of The Committed The Following Pr Did Not Commit A Prohibite 9. Committee Decision Is Based 0. Committee action and/or recommittee	Committee That You: ohibited Act. d Act. On The Following Inf	Incident B. The Commi The Charge(s) To The Hearing. C. The Commi Inmate Of Its Findin To File An Appeal W Days. Cormation d to DHO (Contingent	ttee Is Referring the DHO For Further ttee Advised The high And Of The Right ithin 20 Calendar upon DHO finding

Within 24 Hours Of Part I Preparation (This Form May Be Replicated Via WP)

Replaces BP-288(52) Of Jan 88

Case 3:15-cr-00108-JMM Document 17 Filed 11/30/15 Page 40 of 46 FORM APPROVED INSTRUCTIONS: Please read carefully the instructions on the CLAIM FOR DAMAGE, OMB NO. 1105-0008 reverse side and supply information requested on both sides of this INJURY, OR DEATH form. Use additional sheet(s) if necessary. See reverse side for additional instructions. Submit to Appropriate Federal Agency: DEPTOF JUSTICE 2. Name, address of claimant, and claimant's personal representative if any. (See instructions on reverse). Number, Street, City, State and Zip NORTHEAST REGIONAL, OFFICE code. TENSEY DARIAN.REG 41138 - 018 U.S.CUSTOMS HOUSE, TORT Div. U.S.P.ALLENWOOD, 2 ND. & chestnut streets, P.O.BOX 3000 HPILADELPHIA, PA. 19106 WHITE DEER, PA. 17887 DATE AND DAY OF ACCIDENT TYPE OF EMPLOYMENT 4. DATE OF BIRTH 5. MARITAL STATUS 6. TIME (A.M. OR P.M.) 3. Approxm.6:00 am. 8/14/2013 MILITARY X CIVILIAN 6/26/1977 BASIS OF CLAIM (State in detail the known facts and circumstances attending the damage, injury, or death, identifying persons and property involved, the place of occurrence and the cause thereof. Use additional pages if necessary). I acknowledge receipt dated 7/6/2015, of notice to six month determination and adjudication on claim No.TRT-NER-2015-05026 date of claim 7/6/2015. I hereby incorporate the above referenced original complaint as though fully stated herein. 1) I amend to clarify the judgment which has been misconstrued in various ways. 2) In section 8 of original complaint the first fasility mentioned in the continues injury and or campaign of terror was U.S.P.SCHUYKII,L., not U.S.P. LEWISBURG as the notice suggest see continuos page number (NAME AND ADDRESS OF OWNER, IF OTHER THAN CLAIMANT (Number, Street, City, State, and Zip Code). N/A BRIEFLY DESCRIBE THE PROPERTY, NATURE AND EXTENT OF THE DAMAGE AND THE LOCATION OF WHERE THE PROPERTY MAY BE INSPECTED. (See instructions on reverse side). AMENDED COMPLAINT UNDER § 14.2 (C) PERSONAL INJURY/WRONGFUL DEATH STATE THE NATURE AND EXTENT OF EACH INJURY OR CAUSE OF DEATH, WHICH FORMS THE BASIS OF THE CLAIM. IF OTHER THAN CLAIMANT, STATE THE NAME OF THE INJURED PERSON OR DECEDENT. I incorporate the original FTC filed unde NO.TRT-NER- 2015-05026 as though being fully stated herein. Exhibits Exhibits
(4) and (5) (4) and (5) 11. NAME and Zip Code) AMOUNT OF CLAIM (in dollars) 12. (See instructions on reverse). WRONGFUL DEATH TOTAL (Failure to specify may cause PROPERTY DAMAGE 12b. PERSONAL INJURY forfeiture of your rights). N/A N/A 100,000, I CERTIFY THAT THE AMOUNT OF CLAIM COVERS ONLY DAMAGES AND INJURIES CAUSED BY THE INCIDENT ABOVE AND AGREE TO ACCEPT SAID AMOUNT IN FULL SATISFACTION AND FINAL SETTLEMENT OF THIS CLAIM. SIGNATURE OF CLAIMANT (See instructions on reverse side). 13b. PHONE NUMBER OF PERSON SIGNING FORM 14. DATE OF SIGNATURE 13a

> CIVIL PENALTY FOR PRESENTING FRAUDULENT CLAIM

The claimant is liable to the United States Government for a civil penalty of not less than \$5,000 and not more than \$10,000, plus 3 times the amount of damages sustained by the Government. (See 31 U.S.C. 3729).

CRIMINAL PENALTY FOR PRESENTING FRAUDULENT
CLAIM OR MAKING FALSE STATEMENTS

Fine, imprisonment, or both. (See 18 U.S.C. 287, 1001.)

N/A

Case 3:15-cr-00108-JMM Document 17 Filed 11/30/15 Page 41 of 46

THIS IS CONTINUOS PAGE NUMBER (8- A)

TENSEY DARIAN ,REG# 41138-018
U.S.P.ALLENWOOD,
P.O.BOX 3000
WHITE DEER ,PA. 17887

dated 7/ /1025 Claim NO: TRT NER 2015 05026

3) I determined the initial assault to be one which is sexual in nature, and degree, but the region downplays / wilfully chooses / turns a blind eye / neglects to properly call it what it was and as I have perceived and reported the incident as a "SEXUAL ASSAULT", 4) Although assault and battery suggestedy the region is also true, it is only secondary to the initial injury, see exhibit # (4-1) of the original FTC., not provided herein rather in the file as previously submitted on 7/6/2015, and exhibit # (5-1) also found in the same, of the events latter in the same day at the receiving facility of U.S.P.Lewisburg for continues tortu-

wherefore the corrections to the properly named facility and cause of action to sexual assault must be made:.

res and physical assaults ,enter alia, among other things.

VERIFICATION

I, TENSEY DARIAN, DO HEREBY VERIFY THAT THE FORGOING IS TRUE AND CORRECRT TO THE BEST OF MY KNOWLEDGE, BELEIF AND INFORMATION UNDER PENALTY OF PERJURY (28 U.S.C. § 1746) THIS 22 DAY OF 2015

RESPECTFULLY SUBMITTED

7-41138012

TENSEY DARIAN

U.S.P.ALLENWOOD

P.O.BOX 3000

WHITE DEER , PA. 17887

CLAIM FOR DAMAGE, INJURY, OR DEATH	INSTRUCTIONS: Please : supply information request necessary. See reverse side	ed on both sides of this fo	rm. Use addition	e side and al sheet(s) if	1105-0008	
1 Submit To Appropriate Federal Agency		2 Name 4 dor	ess of claimant and	alaimant's as	EXPIRES 5-31-05	
1. Submit To Appropriate Federal Agency: U. REGIONAL, DIRECTOR, NORTHEAST REGIONAL, OFFIU.S. CUSTOMSHOUSE, TORT D 2nd.& Chestnut strees, P	CE iv.,	TENSEY U.S.P., P.O.BO	uctions on reverse.) DARIAN,] ALLENWOO!	(Number, str. REG - 41)	ect, cisy, State and Zip Code) 138 – 018	
3. TYPE OF EMPLOYMENT 4. DATE OF E		JS 6. DATE AND DAY	OF ACCIDENT	7. TIME	(A.M. OR P.M)	
8. Basis of Claim (State in detail the known fac	277	8/14/201.	3	Appı	xm.6:00 AM.	
hall at U.S.P.SCHUYKII,I, and suddenly, not only dhis hand causing me to del I was punched in thing me to black out and	when c/o J.S. id he pull my slap his hand e left eye,he he also used	on 8/14/2013 aidel began a pants up betaway and upo ramend my he racial slurs	,I was en a pat down tweenmy loon turning an into s.This is	ntering wn sea outtoch ng arou the sSexua	g the mess rch of me ks but also und on Sei- window caus- l assault &	
harrasment, Physical ass	aultand batter	rv.Excessive	Use of i	orce.	ordenary ne-	
glegence, abuse of proce	ss,discrimina	tion, See cor	ntinued p	page#(8-2)herein	
9.	 PROPERTY DAMAG 	E				
NAME AND ADDRESS OF OWNER, IF OTHER TH	AN CLAIMANT (Number, stre	el, city, State, and Zip Code)				
N/A						
BRIEFLY DESCRIBE THE PROPERTY, NATURE A instructions on reverse side)	ND EXTENT OF DAMAGE A	ND THE LOCATION WHE	RE PROFERTY N	IAY BE INSI	PECTED. (See	
N/A	-					
JU. PEI	RSONAL INJURY/WRONGF	ULDEATH				
STATE NATURE AND EXTENT OF EACH INJURY OR CAUSE OF DEATH, WHICH FORMS THE BASIS OF THE CLAIM, IF OTHER THAN CLAIMANT, STATE NAME OF INJURED PERSON OR DECEDENT loss of sleep, fear, mistrust, nervous, tense, frequent						
nightmares acompanied wi						
ing conditions to my men	tal deficits	perus marrib	lled to	sucn c	onditions	
as depression, borderline	personality	disorder, see	Continu	ed pag	e(8-3)	
II.	·· WITNESSES			-		
NAME		ADDRESS/Numb	er, street, city, Stat	e, and Zip Co	de)	
		·				
10 10 Landing House Inc.						
2. (See instructions on reverse) 2e. PROPERTY DAMAGE 12b. PERS	AMOUNT OF CLAIM(in	dollars) 12c. WRONGFUL DEAT	777			
		126. WRONGFOL DEAT		120. 103 AL cause forfeill	(Failure to specify may tre of your rights.)	
N/A · \$100,		N/A		\$100,0	000,	
CERTIFY THAT THE AMOUNT OF CLAIM COV CCEPT SAID AMOUNT IN FULL SATISFACTION	Y AND FINAL SETTLEMEN	D INJURIES CAUSED BY T OF THIS CLAIM	THE ACCIDENT	ia Evoga 1	ND AGREE TO	
3a. SIGNATURE OF CLAIMANT (See instructions on)	reverse side:)	13b.	Phone number of N/A		14. DATE OF CLAIM	
CIVIL PENALTY FOR PRESEN FRAUDULENT CLAIM	TIING	CRIMINAL PE	VALTY FOR PRI	SENTING I	RAUDULENT	
The claimant shall forfeit and pay to the United States to do not more than \$10,000, plus 3 times the amount of dar nited States. (See 31 U.S.C. 3729.)	neges sustained by the	limprisonment for not m than \$5,000 and not more to sustained by the United St	than \$10,000, plus :	and shall be : 3 times the an	subject to a fine of not less	
-108 NSN evious editions not usable	7540-00-634-4046		STANI	DARD FORM	1 95 (Rev. 7-85) DEPT. OF JUSTICE	

PRIVACY ACT NOTICE

This Notice is provided in accordance with the Privacy Act, 5 U.S.C 552a(e)(3), and concerns the information requested in the letter to which this Notice is atwohed. A. Anthority: The requested information is solicited pursuant to one or more of the following: 5 U.S.C. 301, 26 U.S.C. 501 et seq., 28 U.S.C. 2671 et seq., 28 C.F.R. Part 14.

- B. Principal Purpose: The information requested is to be used in evaluating claims. C. Routine (Is... Ser the Notices of Systems of Records for the agency to whom you are submitting this form for the improvement
- D. Effect of Failure to Respond: Disclasure is voluntary. However, Linese to supply the requested information or to execute the form may render your claim "invalid".

INSTRUCTIONS

A CLAIM SHALL BE DEEMED TO HAVE BEEN PRESENTED WHEN A FEDERAL PROPERTY, PERSONAL INJUR. AGENCY RECEIVES FROM A CLAIMANT, HIS DULY AUTHORIZED AGENT, OR LEGAL REPRESENTATIVE AN EXECUTED STANDARD FORM 95 OR OTHER WRITTEN NOTIFICATION OF AN INCIDENT, ACCOMPANIED BY A CLAIM FOR MONEY DAMAGES IN A SUM CERTAIN FOR INJURY TO OR LOSS OF

Any instructions or information necessary in the preparation of your claim will be furnished, upon request, by the office indicated in item #1 on the reverse side. Complete regulations permining to claims asserted under the Federal Ton Claims Act can be found in Title 28. Code of Federal Regulations, Part 14. Many agencies have published supplemental regulations also. If more than one agency is involved, please state each agency.

The claim may be filed by a duly authorized agent or other legal representative, provided evidence satisfactory to the Government is submitted with said claim establishing express authority to act for the claimant. A claim presented by an agent or legal representative must be presented in the name of the claimant. If the claim is signed by the agent or legal representative, it must show the title or legal capacity of the person signing and be accompanied by evidence of his/her authority to present a claim on behalf of the claimant as agent, executor, administrator, parent, guardian or Other representative.

If claimant intends to file claim for both personal injury and property damage, claim for both must be shown in item #12 of this form.

The amount cleimed should be substantiated by competent evidence as follows: (a) in support of the claim for personal injury or death, the claimant should submit a written report by the attending physician, showing the assure and extent of injury, the nature and extent of treatment, the degree of permanent disability, if any, the prognosis, and the period of hospitalization, or incapacitation, attaching itemized bills for medical, hospital, or burial expenses actually incurred.

PROPERTY, PERSONAL INJURY, OR DEATH ALLEGED TO HAVE OCCURRED BY REASON OF THE INCIDENT, THE CLAIM MUST BE PRESENTED TO THE APPROPRIATE FEDERAL AGENCY WITHIN TWO YEARS AFTER THE CLAIM

- (b) In support of claims for damage to property which has been or can be economically repaired, the claimant should submit at least two itemized signed statements or estimates by reliable, disinterested concerns, or, if payment has been made, the itemized signed receipts evidencing payment.
- (e) in support of claims for damage to property which is not economically repairable. or if the property is lost or destroyed, the claiment should submit statements as to the onignal cost of the property, the date of purchase, and the value of the property, both before and after the accident. Such statements should be by disinterested competent persons, preferably reputable dealers or officials familiar with the type of property damaged, or by two or more competitive bidders, and should be certified as being just
- (d) Failure to completely execute this form or to supply the requested material within two years from the date the allegations accrued may render your claim "invalid". A claim is deemed presented when it is received by the appropriate agency, not when

Failure to specify a sum certain will result in invalid presentation of your cisim.

And may result in forfeiture of your rights.

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or other expect of this collection of information, including suggestions for reducing this burden, to Director, Torts Branch

Civil Division

U.S. Department of Justice Washington, DC 20530

Office of Management and Budget

Paperwork Reduction Project (1105-0008) Weshington, DC 20503

INSURANCE COVERAGE

In order that subrogetion claims be adjudicated, it is assemble that the claimant provide the following information regarding the insurance coverage of his vehicle or property Yes, if yes give name and address of insurance company (Number, street, city, State, and Zip Code) and policy number.

N/A

Have you filed claim on your insurance carrier in this instance, and if so, is it full coverage or deductible?

17. If deductible, state amount

N/A

N/A

18. If claim has been filed with your carrier, what action has your insurer mken or proposes to take with reference to your claim? (It is necessary that you ascertain these facts)

N/A

19. Do you carry public liability and property damage insurance?

Yes, If yes, give name and address of insurance carrier (Number, street, city, State, and Zip Code)

N/A

SF 95 (Rev. 7-85) BACK

THIS IS CONTINUEU PAGE #(8-2)
TENSEY DARIAN,
REG# 41138-018
U.S.P.ALLENWOOD
P.O.BOX 3000
WHUTE DEER, PA. 17887

in violation of the 8th amendment guaratee to be free from wanton infliction of pain, deliberate indufference to a serious medical need medical Malpractice and neglect and ordenary neglect. denied due process.

- 2) as a consequence ,durring the initial medical evaluation or examination, I/M was not permitted to report the sexual misconduct to the CEO per B.O.P. policy thus staff acted in concert to conseal the sexual misconduct by C/O Siedel, denied due process, although I did report it to female PA., treated my injuries. Is ordenary neglect, medical malpractice and neglect, in violation of § 4042, the 8th amendment, 28C.F.R. , Wanton infliction of pain and deliberate indifference to a serious medical need,
- 3) I/M was trans seg that very same morning to U.S.P.I.ewisburg (SMU) to U/M G. Nye stated that someone was coming to get me of the transit van again, I was physically assaulted by C/O Sittletto and other B.O.P. personnel on the stairwel on G_Block.
- 4) I was awakened by LT. Sherman and the use of force team whon claimed that I was kicking on the door as a pretence to unlawfully use the concussion gra nade, was shot with red mace balls ,black rubber bullets in retaliation for the events which cause the very tranfer there. In violation of the 8th. amend. ment guarantee to be free from wanton infliction of pain, deliberate indiffer ence to a serious medical need, and to § 4042, acted in concert to wilfully and deliberately conceal the injuries caused at schuykill as to the black eye and other visable bruses see exhibit (4-1)dated 8/14/2014, falsified medical records as to the decontaminated with H2O did not happen. has left scars on my body, retalition for the events which caused my transfer there, and used excessive use of force, abuse of process omition by the C/O to protect.
- 5) I begen my administrative remedies on //, and was given a retaliatory incident report as a consequence on 12/11/201, and shortly thereafter ,B.O.P. took steps to begin filing criminal retaliatory charges and or malicious prosecution and or abuse of process, to coerce my into dropping the sexual misconduct claims against seidel and the assaults against the

· See Continuing Page 8-3

THIS IS CONTIUED PAGE (8-3)

TENSEY DARIAN
REG# 41138-018
U.S.P.ALIENWOOD
P.O.BOX 3000
WHITE DEER, PA. 17887

the other unknown C/O's who physically and brutally assaulted me and the medical staff also acted in concert to conceal the extent of the injuries and falsified the treament rendered and the cause of the injuries see exhibit #(5-1) herein.thus denied equal protection under the law, due process, in violation of the 5th amendment.

6- STATEMEN OF CLAIMS

ABUSE OF PROCESS, MALICIOUS PROSECUTION, RETALITORY PROSECUTION, ORDENARY NEGLEGENCE, & VIOLATIONS AND DEPRIVATIONS OF THE 8th.AMENDMENT GUARANTEE TO BE FREE FROM WANTON INFLICTION OF PAIN, DELIBERATE INDIFFERENCE TO A SERIOUS MEDICAL NEED, MEDICAL MALPRACTICE AND NEGLEGENCE, ASSAULT AND BATTERRY, FALSIFYING AND OR ALTERING MEDICAL RECORDS, DENIED EQUAL PROTECTION UNDER THE LAW, DUE PROCESS, IN VIOLATION OF § 4042, TO PROVIDE APROPRIATE MEDICAL TREATMENT, EMOTIONAL INJURY, VIOLATIONS OF THE 5th.amendment, ADD CRUEL AND UNUSSUAL TREATMENT TO THE 8TH. AMENDMENT VIOLATION, WILFULL failure to investigate the claims of sexual assault, EXCESSIVE USE OF FORCE,

FALSIFYING INCIDENT REPORT, RETALLATION FOR EXERSICING PROTECTED RIGHT TO SPEECH IN FILING COMPLAINT AND ADMINISTRATIVE REMEDIES, IN VIOLATION OF THE FIRST AMENDMENT TO THE U.S. CONSTITUTION. RETALLATORY TRANSFER, DISCRIMINATION,

7) PERSONAL, INJURY

SCARS ON MY WRISTS AND AROUND MY BODY

Darian Tendley-41138-018 U.S.P. Canaan P.O. Box 300 WayMart PA 18472-0800

RECEIVED SCHANTON

UNITED STATES POSTAL SERVICES

1000

NOV 2 7 20%

PER TOTAL

Office Unified S Middle

William J. 235 Nov

PO

Legal Mail
Scran
Sent Friday
Sent Friday
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